

THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF VERMONT  
CIVIL DIVISION

JUAN SALAZAR; et al.,

**Plaintiff,**

v.

CENTURY ARMS, INC., and ROMARM,  
S.A.,

C.A. No. 2:22-cv-146

**Defendants.**

**PLAINTIFFS' MOTION FOR ORAL ARGUMENT, IF HELPFUL TO THE COURT**

Plaintiffs, by and through their undersigned counsel, inform the Court that they would welcome the opportunity for oral argument on Defendants' pending Motion to Dismiss, if the Court is so inclined, pursuant to L.R. 7(a)(6).

Dated: October 14, 2024.

s/ Philip Bangle  
Philip Bangle (Pro Hac Vice)  
*Lead Counsel*  
840 First Street NE  
Suite 400 Washington, DC  
20002 202-370-8111  
[pbangle@bradyunited.org](mailto:pbangle@bradyunited.org)

**POWERS & POWERS P.C.**  
s/ Adam L Powers  
Adam L. Powers Esq.  
1205 Three Mile Bridge Road  
Middlebury, Vermont 05753  
802-388-2211  
[adam@powerslawvt.com](mailto:adam@powerslawvt.com)

CERTIFICATE OF SERVICE

I hereby certify that on October 14, 2024, I electronically filed the above Motion with the Clerk of Court using the CM/ECF system which will send notification of such filing to the following: Andrew D. Manitsky, Esq., Anthony M. Pisciotti, Esq., Danny C. Lallis, Esq., and Ryan L. Erdreich, Esq.; and I hereby certify that on \_\_\_\_\_, I mailed by United States Postal Service, the document(s) to the following non-registered participants: NONE.

Dated: October 14, 2024.

**POWERS & POWERS P.C.**

s/ Adam L Powers

Adam L. Powers Esq.  
1205 Three Mile Bridge Road  
Middlebury, Vermont 05753  
802-388-2211  
[adam@powerslawvt.com](mailto:adam@powerslawvt.com)